EXHIBIT N

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

BOURNE CO.,

Plaintiff,

ys.

No. 07 CIV. 8580(DAB)

TWENTIETH CENTURY FOX FILM

CORPORATION, FOX BROADCASTING

COMPANY, TWENTIETH CENTURY FOX

TELEVISION, INC., TWENTIETH

CENTURY FOX HOME ENTERTAINMENT,

INC., FUZZY DOOR PRODUCTIONS,

INC., THE CARTOON NETWORK, INC.,)

SETH MAC FARLANE, WALTER MURPHY,)

Defendants.

)

30(B)(6) DEPOSITION OF FOX EMPLOYEE
SCOTT GRODIN
TAKEN ON

WEDNESDAY, MARCH 12, 2008

Reported by:

Daryl Baucum, RPR, CRR, CBC, CSR No. 10356

5 (Pages 14 to 17)

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	Page 14		Page 16
1	Q. And, Mr. Grogin, you would just say in looking	1	(Nonconfidential transcript beginning
2	at this document, these figures you believe to be	2	at Page 16 follows.)
3	accurate?	3	BY MR. FAKLER:
4	A. Yes.	4	Q. The next topic I would like to ask you about is
5	Q. And Mr. Zavin and I discussed that the parties	5	negative reaction to the Weinstein episode.
6	will stipulate that this document will be admissible for	6	What did you do to prepare on that particular
7	the purposes of the case. So in light of that, I don't	7	topic for this deposition?
8	think that there is anything else I have to ask you	8	A. What did we do to prepare?
9	A. Great.	9	Q. What did you do to prepare for your
10	Q about the demographic information.	10	deposition
11	A. Okay.	11	A. Nothing.
12	Q about the age demographic.	12	Q. Are you the person within the organization that
13	Let me ask you about the educational	13	knows the most personally about negative reaction to the
14	demographic.	14	Weinstein episode?
15	A. Okay.	15	A. One of if not the one person, yes.
16	Q. Do you have another document as to that?	16	Q. Did Fox receive any negative reaction from the
17	A. It's all on this document.	17	public to the Weinstein episode?
18	MR. FAKLER: Can we treat this the same way?	18	A. Negligible.
19	MR. ZAVIN: It's the same document.	19	Q. What were the negligible reactions?
20	THE WITNESS: It's the same document and it	20	A. Maybe one or two E-mails.
21	only requires one piece of information.	21	Q. And what were the nature of those E-mails?
22	BY MR. FAKLER:	22	A. I don't remember.
23	Q. Please, I appreciate that.	23	Q. At a certain time, did Fox receive any
24	A. If you look at the numbers under the	24	communications from the Anti-Defamation League about the
25	educational demographic, consider 100 to be the mean and	25	episode?
	Page 15		Page 17
1	anything below that would be below the mean average and	1	A. Yes, prior to broadcast.
2	anything above that would be above the mean average.	2	Q. And what was the first contact from the ADL?
3	Q. So that is the demographic information.	3	A. I believe that I received a phone call from the
4	(Whereupon, we enter into the	4	assistant to Rabbi Foxman.
5	nonconfidential portion of SCOTT	5	Q. And it's your understanding that Mr. Foxman is
6	GRODIN's deposition transcript.)	6	a rabbi?
7		7	A. He is a rabbi, yes.
8		8	Q. And what did the rabbi's assistant say to you
10		9	in that phone call?
10		10	A. They were aware that Fox was scheduled to
11		11	broadcast the "When You Wish Upon a Weinstein" episode.
13		12	They were familiar with it through its broadcast on
14			Cartoon Network and other Turner networks, and wanted to
15		14	express their concern that the episode might be
16			considered antisemitic and how best that they could help
17			us to mitigate any negative perception of the broadcast.
18		17	Q. And what did you say in response to that?
19		18	A. I listened to what the lady had to say. I told
20			her I would discuss it with the folks here and I would
21		20	get back to her.
22		22	Q. And did you discuss it with anyone at Fox?
23		23	A. Yes, I did. Q. With whom?
24		24	
25			A. I discussed it with Gail Berman, who at the
2.5		25	time was the president of Fox.